

of jewelry, such as watches, rings, tie clasps, cuff links, bracelets, cigarette lighters, and similar articles where use of the Coat of Arms is in good taste and appropriate to the occasion.

NOTE: Use of the Coat of Arms in instances mentioned in paragraph (a) of this section must be specifically approved by Hq USAF (AFPMP-12-C), Washington 25, D.C. When Headquarters USAF approves use of the Coat of Arms for nonofficial purposes, it will do so only with the understanding that such usage in no way reflects Air Force endorsement of the product involved.

(b) Coat of Arms without encircling stars, in black and white, color, monochrome reproduction, pictorial, or sculptured relief, may be used for ornamentation by USAF military personnel, including members of the Reserve components and USAF retired personnel, as follows:

(1) For display on personal stationery or framing for display in the home as a painting or a wall plaque.

(2) For wear on civilian jackets or blazers of conservative color.

NOTE: Although Headquarters USAF approval is not required for use of the Coat of Arms without encircling stars in the cases mentioned in paragraph (b) of this section, Air Force personnel are reminded that it is the obligation of each member to protect the dignity of the Air Force Coat of Arms by insuring that its display is in good taste and is appropriate to the occasion.

§ 800.5 Official drawings.

Official drawings of the Seal or any part thereof required for reproduction purposes may be obtained through channels from Hq USAF (AFCAS-50), Washington 25, D.C. The request will be accompanied by a complete justification.

§ 800.6 Headquarters USAF responsibilities.

(a) The Administrative Assistant, Office of the Secretary of the Air Force, is the custodian of the Air Force Seal, and is solely responsible for approving use of its impression on official departmental documents and records.

(b) The Deputy Chief of Staff, Personnel, is responsible for approving use of facsimiles of the Seal, or portions thereof, on insignia, flags, medals, and similar items. He is also responsible for authorizing such other uses of elements of the Seal as Air Force organizations, civilian groups, and industry may request.



PART 803—APPREHENSION AND ARREST [REVISED]

Sec.

803.1 Purpose.

803.2 Persons not subject to UCMJ.

AUTHORITY: §§ 803.1 and 803.2 issued under sec. 8012, 70A Stat. 483; 10 U.S.C. 8012.

SOURCE: §§ 803.1 and 803.2 appear at 26 F.R. 7208, Aug. 10, 1961.

§ 803.1 Purpose.

This part informs Air Force members of their right, under certain circumstances, to apprehend persons not subject to the Uniform Code of Military Justice (UCMJ).

§ 803.2 Persons not subject to UCMJ.

(a) All Air Force members have the ordinary right of civilians to assist in maintaining the peace. Therefore, when a felony, or a misdemeanor amounting to a breach of the peace is committed, Air Force members usually have the right to apprehend the perpetrator, no matter what his status. However, the law of apprehension varies considerably from one locality to another, and action should not be taken before ascertaining the law of the particular jurisdiction, if possible.

(b) When persons not subject to military law are found within the limits of military jurisdiction in the act of committing a breach of regulations which does not amount to a felony or a breach of the peace, the commanding officer may order them removed therefrom and not to reenter. 18 U.S.C. 1382 states the penalty imposed for reentrance after ejection.